

UNITED STATE PARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER	BER FILING DATE FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.		
07/047,61	4 05/08/8	ROCKLAGE	8	145.0002	

LYON & LYON 611 WEST 6TH STREET, 34TH FLOOR LOS ANGELES, CA 90017 EXAMINER

ROTMAN A

ART UNIT PAPER NUMBER

121. 14

DATE MAILED:

0.171.6790

	NOTICE OF ALLOWABILITY	
PART I.	Applicants' Amendment and Property December 11,1989	rior Art Statement filed
1. 😡 This communicati	ation is responsive to	
herewith (or prev	being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSE eviously mailed), a Notice Of Allowance And Issue Fee Due or other appropria	
course.	55-72	
4. See The drawings flor	ims are	
Acknowledgment	nt is made of the claim for priority under 35 U.S.C. 119. The certified copy ten filed in parent application Serial No	
	ed Examiner's Amendment.	
17	ed Examiner Interview Summary Record, PTOL-413.	
••	ed Examiner's Statement of Reasons for Allowance.	
	ed NOTICE OF REFERENCES CITED, PTO-892.	
••	ed INFORMATION DISCLOSURE CITATION, PTO-1449.	
io. Note the attached	ed INFORMATION DISCLOSURE CITATION, FTO-1449.	
PART II.		
A SHORTENED STATUT	JTORY PERIOD FOR RESPONSE to comply with the requirements noted belt AILED" indicated on this form. Failure to timely comply will result in the be obtained under the provisions of 37 CFR 1.136(a).	
	ed EXAMINER'S AMENDMENT or NOTICE OF INFORMAL APPLICATION, PT deficient. A SUBSTITUTE OATH OR DECLARATION IS REQUIRED.	O-152, which discloses that the oath
	ST MAKE THE DRAWING CHANGES INDICATED BELOW IN THE MANNER	SET FORTH ON THE REVERSE SIDE
co	rmalities are indicated on the NOTICE RE PATENT DRAWINGS, PTO-94. CORRECTION IS REQUIRED.	
b. The proposed of REQUIRED.	d drawing correction filed on has been approve	d by the examiner, CORRECTION IS
c. Approved draw REQUIRED.	awing corrections are described by the examiner in the attached EXAMINE	R'S AMENDMENT. CORRECTION IS
d. Formal drawings	ngs are now REQUIRED.	
	etter should include in the upper right hand corner, the following information SSUE BATCH NUMBER, DATE OF THE NOTICE OF ALLOWANCE, AND SERIAL	
Attachments:		
X Examiner's Amendment		
X Examiner Interview Summ		48
X Reasons for Allowance	Listing of Bonded Draftsmen ted, PTO-892 Other	
Notice of References Cited X Information Disclosure Cit		
Amornianon pisciosore on		i ahtaan
include both	The total amount of claims allowed is a The original set of drawings involved 2 The approved drawings filed June 28,198 Figures 1 and 2 on one sheet.	2 sheets and 2 drawings. 39(Part of Paper No.6)
•		alan L. Rotman

Alan L.Rotman A/C 703 557-3920 ALAN L.ROTMAN PRIMARY EXAMINER ART UNIT 121

PTOL-37 (REV. 2-85)

USCOMM-DC 85-3744

EXAMINER'S AMENDMENT E

CLAIM 55 ~

In the fourth last line, the terms

" , or a salt thereof" have been cancelled.

In the last line, immediately following the terms or a "the terms "physiologically biocompatible inorganic or organic" have been inserted.

REMARKS

Antecedent basis for the above insertion can be found in Page 13, lines 21-30 of the instant specification.

Applicants' Prior Art Statement in compliance with 37 CFR1.97-1.99 is noted with appreciation. None of the references (furnished in the attached binder as exhibits Al-Al4 & Bl-B3) taken singly or cumultively are relevant to the issue of patentability.

Alan L.Rotman A/C 703 557-3920 ALAN L.ROTMAN PRIMARY EXAMINER ART UNIT 121

STATEMENT OF REASONS FOR ALLOWANCE

The closest prior art or simply the	he closest art found by the
undersigned Examiner is applicants' copendit	ng application,SN.047,616 filed
on May 8,1987,the exact same date as the	instant application.Said
copending application has matured into U.S	, Patent No.4,842,845 published
on June 27,1989 and said copending patent	is distinguished from the
allowed claims of the instant application	in that it is limited to
radioactive metal ion chelates which are c	***************************************
metal ion chelates which are not radioactive	
substances are handled by Security Group 2	20 and are separately
classified.	
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Alan L.Rotman	ALAN L. ROTMAN
.A/C 703 557-3920 P	RIMARY EXAMINER
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Any comments considered necessary by applicant must be submitted no later than the Issue Fee and, to avoid processing delays, should preferably accompany the Issue Fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."



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Washington, D.C. 20231

LYON & LYON 611 WEST 6TH STREET, 34TH FLOOR LOS ANGELES, CA 90017

NOTICE OF ALLOWANCE AND ISSUE FEE DUE

This notice is issued in view of applicant's communication filed								
SERIES CODE/SERIAL NO.	FILING DATE	TOTAL CLAIMS	EXAMINER AND GROUP ART UNIT		DATE MAILED			
07/047,614	05/08/87	01.8 R	OTMANy A	121	01/16/90			

First Named
Applicant ROCKLAGE 9 SCOTT M.

Applicant ROCKLAGE 9 SCC

Note attached communication from the Examiner

INVENTION

DIPYRIDOXYL PHOSPHATE NMRI CONTRAST AGENTS

	ATTY'S DOCKET NO.	CLASS-SUBCLASS	BATCH NO.	APPLN, TYPE	SMALL ENTITY	FEE DUE	DATE DUE
<u>ک</u> ۱.	145.0002	546-005.0	00 C18	3 UTXL.XT	y YES	\$310.00	04/16/90

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED.

HOW TO RESPOND TO THIS NOTICE:

- I. Review the SMALL ENTITY Status shown above.
 - If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
 - A. If the Status is changed, pay twice the amount of the FEE DUE shown above and notify the Patent and Trademark Office of the change in status, or
 - B. If the Status is the same, pay the FEE DUE shown above.
- If the SMALL ENTITY is shown as NO:
- A. Pay FEE DUE shown above, or
- B. File verified statement of Small Entity Status before, or with, payment of 1/2 the FEE DUE shown above.
- II. Part B of this notice should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by a charge to deposit account, Part B should be completed and returned. If you are charging the ISSUE FEE to your deposit account, Part C of this notice should also be completed and returned.
- III. All communications regarding this application must give series code (or filing date), serial number and batch number. Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees.